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To:

**Examiner Wu** 

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U.S. Patent Office

Fax:

15712738300

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15712723776

From:

Fax:

Phone:

Re:

Per Examiner Qing-Yuan Wu's request, please find an Agenda for the requested Telephonic Interview. Please call the attorney of record, Aseet Patel, at 312.463.5416 to confirm the proposed date/time for the interview. Thank you for your time.

Date Of Transmission: 2/20/2007 10:07:14 AM

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PTOL-41 3A (03-03) OMB 0651-0031

U.S. Patent and Trademark Office: U.S. DEPARTMENTOF COMMERCE **Applicant Initiated Interview Request Form** Application No.: 10/625,447 First Named Applicant: Gauray Mittal Examiner: Qing Yuan Wu Art Unit: 2194 Status of Application: Office Action Response Tentative Participants: (1) Examiner Wu (2) Aseet Patel Reg#53,874; Charles Miller Reg.#43,805 Proposed Date of Interview: 2/22/2007 Proposed Time: 3:00 East Coast Time (AM /PM X) Type of Interview Requested: (2) Personal (1) Telephonic (3) Video Conference Exhibit To Be Shown or Demonstrated: YES NO Issues To Be Discussed Discussed **Issues** Claims/ Prior Agreed Not Agreed (Rej., Obj., etc) Fig. #s Art See below Of record П П П (1) Rej. Brief Description of Arguments to be Presented: The Applicants recently submitted Remarks and Amendment dated February 13, 2007 in response to Examiner's Non-Final Office Action mailed October 13, 2006. The Applicants would like to discuss the Section 103 rejection of Claims 1-5, 7-8, 10-12, 16, 18-19, 21-26, and 28-34 under 35 U.S.C § 103(a) as being unpatentable over Rowley (U.S. Patent No. 5,999,740), in view of Gardner III et al. (U.S. PG Pub 20040068724). Specifically, we would like to discuss: (1) the teachings of Rowley; (2) the teachings of Gardner III; and (3) the claim limitations: "responsive to the initiation request, retrieving for each available application information describing a respective application and a link to an application descriptor for the respective application" and "transmitting from at least one server computer in a wireless browser independent manner the application information and the link to the client device". An interview was conducted on the above-identified application on NOTE: This form should be completed by applicant and submitted to the examiner in advance of the interview (see MPEP § 713.01). This application will not be delayed from issue because of applicant's failure to submit a written record of this interview. Therefore, applicant is advised to file a statement of the substance of this interview (37 CFR 1.133(b)) as soon as possible. /Aseet Patel/ February 20, 2007 Examiner/SPE Signature Applicants' Representative Signature

This collection of information is required by 37 CFR 1.133. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentially is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 21 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any commentson the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patentand Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THISADDRESS. SEND TO. Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.